China - Peoples Republic of

Food and Agricultural Import Regulations and Standards - Narrative

FAIRS Country Report

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Report Highlights:
During 2016, China continued issuing numerous new regulations, rules and measures to reflect the requirements introduced by the 2015 Food Safety Law. Most notably, China implemented new registration systems, including registration for grains and oilseeds (AQSIQ Decree 177), registration for live seafood (AQSIQ Decree 183); and introduced registration requirements for infant formula recipes (CFDA Decree 26), foods for special medical purposes (CFDA Decree 24), and health foods (CFDA Decree 22). Food producers at home and abroad continue to examine requirements and seek clarification on new procedures to ensure compliance.

This report attempts to capture the key Chinese food standards and provisions that relate to imported products destined for the Chinese market. It also notes changes or modifications to existing standards. However, given China’s current dynamic food regulatory environment, it is highly recommended that U.S. exporters verify the full set of imported requirements with their foreign customers prior to shipping goods to this market.
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Executive Summary:

As China works to modernize its food regulatory framework, domestic food safety issues endure. According to the 2016 China Food Safety Development Report, major domestic food safety threats are illegal use of non-food-use substances and inappropriate use of food additives, excessive microorganisms, heavy metal pollution, excessive residue of pesticides/vet drugs, and failure to meet quality indexes.

China continues to reinforce a more vertical, product-oriented food safety management system. It is still defining agencies’ jurisdictions in order to achieve seamless oversight and enforcement. Chinese regulators are busily releasing new rules that reflect the requirements and support the implementation of the 2015 Food Safety Law. These include numerous new measures issued by General Administration of Quality Supervision, Inspection, and Quarantine (AQSIQ) such as registration requirements for grains and oilseeds (AQSIQ Decree 177), and live seafood (Decree 183). Similarly, the China Food and Drug Administration (CFDA) has issued registration requirements for infant formula recipes (CFDA Decree 26), health foods (CFDA Decree 22), foods for special medical purposes (CFDA Decree 24), and new requirements for on-line food trading. At the same time, China has pledged to impose more severe penalties for non-compliance.

After reviewing and consolidating over 5,000 food safety and hygiene standards, in 2016 China released hundreds of draft and final national food safety standards. These make up China’s national food safety standard system.

This report attempts to capture the key Chinese food standards and provisions that relate to imported products destined for the Chinese market and highlights modifications to existing standards. However, given China’s current dynamic food regulatory environment, it is highly recommended that U.S. exporters verify the full set of imported requirements with their foreign customers prior to shipping goods to this market.

Report Format

This report is the China Food and Agricultural Import Regulations and Standards (FAIRS) Working Index. It is a working index of major regulations and standards pertaining to food and agricultural imports, some of which have been translated by the Office of Agriculture Affairs of the U.S. Embassy in Beijing and submitted as GAIN reports. Such reports can be accessed by clicking the hyperlinked-text. These reports can also be accessed through the Foreign Agricultural Service website at "www.fas.usda.gov" under the Attaché Reports section.

Please check the FAS website periodically for the most current FAIRS Working Index.

Please note that these translations are UNOFFICIAL and should be used only as guidelines. Exporters are advised to thoroughly discuss all regulatory and implementation details with their Chinese customers. It is important to note that the Chinese regulations may not be consistently implemented at each individual port. Many regulations are short on specifics, and interpretations can differ from port to port and from ministry to ministry.

For answers to specific questions, U.S. exporters are encouraged to contact any of the FAS offices throughout China, or the Foreign Agriculture Service in Washington, DC. Contact information can be found in Appendix 2 of this Report.
Disclaimer

This report was prepared by the Office of Agriculture Affairs of the USDA/Foreign Agriculture Service in Beijing, China for U.S. exporters of domestic food and agricultural products. While every possible care was taken in the preparation of this report, information provided may not be completely accurate either because policies have changed since its preparation, or because clear and consistent information about these policies was not available. It is highly recommended that U.S. exporters verify the full set of import requirements with their foreign customers, who are best equipped to consult with local authorities, before any goods are shipped. FINAL IMPORT APPROVAL OF ANY PRODUCT IS SUBJECT TO THE IMPORTING COUNTRY’S RULES AND REGULATIONS AS INTERPRETED BY BORDER OFFICIALS AT THE TIME OF PRODUCT ENTRY.
General Information

I. Chinese Food Safety Regulators

1. China Food and Drug Administration (CFDA)

CFDA is the food safety overseer in China, its responsibilities include:

- Develop draft laws/regulations/policies/plans for oversight of food, drugs, medical devices and cosmetics;
- Recall and dispose of problematic products;
- Prevent regional food and drug safety risks caused by system defects;
- Conduct food inspection, and investigate major violations of the Food Safety Law;
- Establish a unified public food safety information system, which discloses information regarding major food safety issues;
- Respond to/investigate food and drug safety incidents; CFDA makes sure the investigation results are followed by remedial actions and/or punishment;
- Guide local authorities’ food and drug supervision/enforcement work;
- Serve as the coordinator when several ministries are involved in a food safety incident.
- Handle new registration and inspection requirements for infant formula recipes, health foods, and foods for special medical purposes.

The Food Safety Commission Office (FSCO) rests within the CFDA and serves as the coordinator when several ministries are involved in responding to food safety issues. However, the FSCO does not have enforcement authority.

2. Ministry of Agriculture (MOA)

MOA supervises and regulates quality and safety of agricultural products for food use in the production chain before the products enter the wholesale, retail or processing market. MOA oversees the quality and use of veterinary drugs, feed, feed additives and other agricultural inputs (such as pesticides and fertilizers). MOA supervises and regulates the quality and safety of livestock slaughter and raw milk purchases. MOA is the regulator of agriculture biotechnology in China.

3. National Health and Family Planning Commission (NHFPC)

NHFPC is responsible for conducting food safety risk assessments and the development of food safety standards. NHFPC’s work includes setting basic standards for foods, food additives and food-related products (disinfectants), hygienic requirements for food production/operations, and testing regulations and methodologies for contaminants, mycotoxins, and pathogens. NHFPC also conducts food risk surveillance, and is responsible for notifying the CFDA of any detected risks.

4. The General Administration of Quality Supervision, Inspection and Quarantine (AQSIQ)

AQSIQ supervises and regulates production of food-related products, such as food packaging materials, containers and food processing tools, etc. It also oversees the safety and quality of food imports and exports. AQSIQ collects and analyzes information on the safety of food imports and exports. Upon the discovery of a food safety incident or outbreak abroad that may impact China’s domestic market or the detection of severe food safety problems in imported foods, AQSIQ must immediately initiate an early risk warning and take control measures. AQSIQ also has the authority to draft and announce import rules (in the form of Decrees) on its own. Specific Departments within AQSIQ also now have the responsibility to implement new registration
requirements on specific commodity areas such as grain and oilseeds, and live seafood. At the provincial level, AQSIQ conducts inspection and quarantine of imports and exports of food products through its enforcement bodies China Inspection Quarantine (CIQs). It is worth noting that consistency regarding testing procedures, results, and unpublished local directives remains highly variable among CIQs.

China’s National Certification and Accreditation Administration (CNCA)

The Certification and Accreditation Administration (CNCA) is an institution directly under the AQSIQ. It exercises the administrative responsibilities of unified management, supervision and overall coordination of certification and accreditation activities across the country. CNCA is also responsible for registration of foreign food producing facilities that export products to China (Decree 145), and the administration of the compulsory product certification system and its implementation.

5. Ministry of Commerce (MOFCOM)

MOFCOM develops plans and policies for catering services and the distribution of alcohol products. It also has the lead on issues related to the World Trade Organization.

6. Ministry of Public Security

The Ministry of Public Security is in charge of supervising and instructing the criminal investigation portion of food and drug violations. The 2015 Food Safety Law expands the scope of food and drug violations that are considered criminal.

II. General Food Laws

The legal framework for food safety management in China is mainly composed by the Food Safety Law, the Law on Agricultural Product Quality Safety, the Consumer Rights Protection Law, and the Import and Export Commodity Inspection Law.

1. The Food Safety Law

The 2015 Food Safety Law

At the end of April, 2015, the National People’s Congress (NPC, China’s legislator) announced the revised Food Safety Law (the 2015 Food Safety Law). CFDA began the amendment/revision of the 2015 Food Safety Law in October 2013. The draft Law passed three reads by the NPC and was implemented on October 1, 2015. Containing 154 articles in ten chapters, the 2015 Food Safety Law:

- Establishes the integrated domestic food safety regulatory and enforcement authority (the CFDA);
- Emphasizes oversight of the food producing process rather than the finished product;
- Holds food producers and traders accountable for food safety incidents caused by problematic food products;
- Leads towards risk prevention orientation;
- Imposes stringent oversight of specials foods (health foods, infant formula foods, and formula foods for special medical purposes);
- Imposes more severe punitive measures (including criminal penalties).
The Law imposes several new requirements: registration of infant formula recipes; on-site evaluations of foreign exporters and producing enterprises by food importers; recalls of food products by importers. The Law also addresses food safety under the fast booming E-commerce platforms.

**The Implementing Rules of the Food Safety Law**

On October 19, 2016 the State Council’s Legal Affairs Office (SCLAO) published the “Implementing Rules for the Food Safety Law (Revised Draft for Review).” The domestic comment period ended on November 19th, 2016.

Compared to the first draft of the Implementing Rules released by the China Food and Drug Administration (CFDA), significant changes in this latest draft include modifications to requirements in information disclosure, traceability, regulations for special foods, and new food standards. Of note, the new draft no longer prohibits the use of Chinese labels (stickers) over foreign language labels on imported prepackaged foods (except for infant formula products). As of this report, none of the drafts have been notified to the World Trade Organization. The Implementing Rules are expected to be promulgated in early 2017.

2. **Law on Farm Product Quality and Safety**

Another pillar of the Chinese food safety legal system is the Law on Farm Product Quality and Safety, which provides for quality and safety management on primary edible products derived from agriculture (edible agricultural products), as well as agricultural inputs (pesticides and fertilizers). However, once edible agricultural products have entered the market, these are subject to the 2015 Food Safety Law.

The Law on Farm Product Quality and Safety was promulgated in 2006, and the Ministry of Agriculture (MOA) has initiated the revision of the Law as a result of changes to the food safety regulatory system and new priorities. According to the “Key Tasks regarding Food Safety Work in 2016” released by the State Council (China’s Cabinet) in April 2016, China will push forward the formulation and revision of the “Law on Farm Product Quality and Safety” within the year.

3. **Consumer Rights Protection Law**

In late October 2013, China passed the Amendment of the “Consumer Rights Protection Law”, which came into force on March 15, 2014. In consideration of consumer safety and food safety related incidents, the Amendment added language to address issues pertaining to on-line shopping, product recall, and compensation to consumers. Observers highlight that this Amendment, together with the enactment of the 2015 Food Safety Law, shows that legislators are resolute in improving to mend China’s food safety environment.

**Implementing Rules for the Consumer Rights Protection Law**

In mid-November 2016, the State Council released the Draft Implementing Rules for Consumer Rights Protection Law for public comments. Among other issues, the Draft Rules seek to address the long debated issue of “professional buyers/consumers.” These individuals and entities have reportedly been taking advantage of the new relevant food safety regulations/rules by making false claims of wrongdoing and seeking compensation at the

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2 Edible agricultural products cover primarily products, such as vegetables, melons, fruits, unprocessed meats, etc., while foods refer to finished products or materials for human consumption or products that are traditional treated as both foods and medicine.

expense of traders/producers. However, major food manufacturers opine that the Draft Rules do not offer greater clarity to the definition of “consumer” and this may still allow the “professional buyers” to carry on with their current undertakings.

4. **Law on the Inspection of Import and Export Commodities and its Implementation Rules**

This Law and its implementing rules apply to all import and export commodities, including food products, which are listed in the “Catalog of Import and Export Commodities that are Subject to Inspection”. The Law provides guidelines for product clearance at the Chinese customs, and a checklist of documents needed.

5. **Law on the Entry and Exit Animal and Plant Quarantine and its Implementation Rules**

The Law on the Entry and Exit Animal and Plant Quarantine and its implementation rules regulates the quarantine of import and export of food products.

6. **Special Rules of the State Council to Reinforce the Safety Supervision and Management of Food and Other Products**

The Special rules were promulgated on July 26, 2007 as the State Council Order No. 503. It stipulates that producers of foods and agricultural products for exports will guarantee their export products comply with standards or contract conditions. In addition, relevant authorities (AQSIQ and MOFCOM) will maintain good and bad records of producers and traders who export products. The Special Rules also demand that imports must comply with the mandatory requirements of technical specifications such as national food safety standards.

7. **Grains Law**

On February 21, 2015, the State Council’s Legislative Affairs Office issued a draft revision of China’s National Grain Law for public comment. The Chinese text is available on the State Council’s website. If the Draft Law passes the State Council review, it will be read by the National People’s Congress (NPC) before its promulgation. This process is expected to be lengthy.

Once promulgated, the Grains Law will apply to grain production, distribution and consumption within the territory of China. “Grain” herein refers to cereals and their finished products, beans and tubers.

According to the “Key Tasks regarding Food Safety Work in 2016” released by the State Council (China’s Cabinet) in April 2016, China will push forward the formulation and revision of the “Grains Law.”

### III. Food Safety Regulations, Rules and Standard Structure

1. **AQSIQ Administrative Measures for the Safety of Imported and Exported Foods (Decree 144)**

On September 13, 2011, AQSIQ issued Decree 144 pertaining to Administrative Measures for the Safety of Imported and Exported Foods, which came into force on March 1, 2012. The Measures are the core regulations for the inspection and oversight of food imports and exports. The Measures also offer a detailed interpretation of the Food Safety Law regarding the safety of imported and exported foods. It established the principal requirements, including the foreign food producer registration, foreign food exporter/trader record filing system, good/bad record system, the import food inspection, and the risk alert mechanism. The Measures also grant

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4 The Catalogue is adjusted by the AQSIQ regularly, and is announced by AQSIQ public notices. 
5 For full Chinese text of measures please visit www.aqsiq.gov.cn/zwgk/jlgg/zjl/2011/201109/t20110928_199336.htm. Unofficial translation of this Decree will be available on the GAIN reporting system in the near future.
inspectors of the AQSIQ local branches (China Inspection and Quarantine, CIQ) the authority to conduct on-site inspections, verify documents, and detain products that fail to comply with regulations.

It is important to note that Decree 144 is likely to be updated to reflect new requirements on import and export food safety oversight that was introduced under the 2015 Food Safety Law. For example, the 2015 Food Safety Law instructs importers to evaluate and audit foreign food producers/exporters.

2. Rules for the Implementation of Bad Records Administration on Imported Food

On April 14, 2014, AQSIQ released the final version of the Implementing Rules regarding Bad Record Administration of Imported Food, which came into force on July 1, 2014. According to the Rules, the foreign manufacturing establishments and exporters, domestic importers, and agents of imported foods that violate certain food safety regulations in import/export will be announced regularly. The Rules also sets the “three-strike” provision, i.e. removing a company’s registration after three certain types of violations.

3. Traceability

In 2016, China reinforced the development of the traceability system for edible agricultural products and foods, particularly infant formula foods, meat products, dairy products, edible vegetable oil, and Chinese liquor.

The Opinion of the State Council’s General Office for Accelerating the Construction of the Traceability System for Key Commodities (Guo Fa Ban [2015] No. 95), issued in January 2016, pledges to push forward the development of traceability systems for edible agricultural products and foods. The Opinion sets the objectives to establish the whole traceability cooperation mechanism for quality and safety of edible agricultural products, and to promote the interconnection of traceability management and market access. Producers of infant formula food, meat products, dairy products, edible vegetable oil, liquor and other food products are required to establish a quality and safety traceability system, and to take responsibility for the quality and safety of their products.

After the State Council’s opinion, the CFDA released a series of regulations addressing the issue:

- In January 2016, CFDA released the Guiding Opinions to Edible Oil Producer for Food Safety Traceability System, which provides for the scope of edible oils that are required to establish the traceability, and the information to be recorded in the system;
- In January 2016, CFDA released the Notice Requiring Infant Formula Powder Producers to Record Food Safety Traceability Information. Under this Notice, Chinese infant formula powder producers are required to record information including product formula R&D, raw/auxiliary materials, production process control, management of products, sales, risk information, and food recall, etc.;
- In April 2016, CFDA solicited comments on the Opinion to Further Improve the Food and Drug Traceability System (Draft for Comments). It echoes the State Council’s No.95 Opinion and requires food producers/traders to construct traceability systems, giving priority to infant formula foods, meat products, dairy products, edible oil and Chinese liquor; the CFDA draft Opinion reveals that the system will be implemented by product categories;
- In November 2016, CFDA solicited comments on the “Guiding Opinions for Food Producers and Traders to Establish the Food Safety Traceability System (Draft for Comments)”; the Guiding Opinion, once finalized, will be a reference for food producers and traders in establishing the traceability system, and will be used by the local CFDA officials in their supervision work. It provides the scope of food producers and traders, and the information to be recorded in the system.

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7 For full text in Chinese please visit: http://www.cfda.gov.cn/WS01/CL0053/141140.html
In July 2016, news revealed that the Chinese Ministry of Finance (MOF) and the Ministry of Commerce (MOFCOM) plan to take one year and half to complete the construction of a pilot traceability system covering meat, vegetable, Chinese herb medicine, and dairy products as a demonstration project. Four provinces/cities were selected for the demonstration project – Shandong, Shanghai, Ningxia and Xiamen.

The central budget plans to provide supports of RMB 700 million for the demonstration project (200 million to Shandong, Ningxia and Shanghai, respectively; 100 million for Xiamen). When the demonstration project is complete, these experiences will be shared nationwide.

4. Food Recall Regulation

The Administrative Measures for Food Recalls (CFDA Decree 12)\(^8\)

The changes of the regulatory system and the amendment of the Food Safety Law called for a more feasible practice of food recalls, including shifting the authority to conduct food recalls from the AQSIQ to CFDA. Food recalls are categorized into three grades due to the seriousness and degree of emergency of the food safety risks.

In March 2015, CFDA published the Administrative Measures for Food Recalls (Decree 12), which came into force on September 1, 2015. Decree 12 stipulates that food producers and traders will be accountable for food safety and will honor their obligations regarding termination of trade, recall and treatment/disposal of unsafe food products.

5. E-commerce

In early April 2016, the Chinese government released a series of decrees to modify the structure of cross-border e-commerce (CBEC) in China. These regulations aim to help level the playing field between CBEC and conventional trade. The changes affect the import tax for CBEC products, making them subject to tariffs, value-added tax (VAT), and consumption taxes. Moreover, the Chinese government also created a “positive list” containing 1,293 items, of which about 360 are food or agricultural products, allowed to enter China through CBEC. Items not on the positive list will not be allowed entry via CBEC. The personal postal parcel tax has also changed for goods purchased and shipped from vendors outside of China. For these types of transactions the existing “negative list” of banned items is still in effect.

The new policies consist of several types of regulations, including tax policy, market access, and inspection requirements.

The GAIN report “Chinese Government Policies Change for Cross-Border e-Commerce” provides more details of the recent policy changes.

The 2015 Food Safety Law requires the third-party online food trading platform providers to implement real-name registration of allowed food distributors and to specify their food safety management responsibilities. In the event that food producers and providers are required to obtain a license, platform providers are also responsible to inspect them.

CFDA Draft Measures for Supervision and Administration of Online Food Operation

In August 2015, CFDA released the Draft Measures for Supervision and Administration of Online Food Operation\(^9\) for public comments. The draft Measures confirms CFDA to be the competent authority for regulating

\(^8\) For full Chinese text of CFDA Decree 12 please visit www.cfda.gov.cn/WS01/CL0053/115580.html. Unofficial translation of this Decree will be available on the GAIN reporting system in the near future.
on-line food operation (distributing food, edible agricultural products and food additives), imposes the requirements on on-line food traders and third-party platform providers, and explains the oversight and punitive measures on violations. The Measures is expected to be finalized in 2016.

AQSIQ Rules of Supervision and Administration on the Safety of the Foods Imported via Cross-Border E-Commerce under the Bonded Internet Shopping Model (Draft for Comments)

The Draft Opinion confirms that AQSIQ is the authority for inspection and quarantine of foods imported via the bonded Internet shopping model, and requires that firms operating such business will guarantee the traded products comply with relevant Chinese laws, regulations and national food safety standards. The Rules request the adoption of the record filing system of the food products imported via bonded Internet shopping model and firms doing the business.

AQSIQ Standard Working Procedures for Record Filing of Cross-border E-Commerce Firms and Commodities

The Standard Working Procedures came into force on January 1, 2016. Under the Standard, Cross-border E-commerce firms must file records with the AQSIQ system or information platforms (established by local governments) for both the firm and the traded products, including food products.

6. New Food Materials

On July 12, 2013, NHFPC issued Decree No. 1, the Administrative Measures for Safety Review of New Food Materials, which became effective on October 1, 2013. The Measures specify the definition and scope of new raw food materials, the procedure to apply for approval of new food materials, and dossier requirements. Please note that biotech foods, health foods, and new varieties of food additives are not subject to these Measures.

On October 15, 2013, the NHFPC released the “Provisions for Application and Acceptance (of the Application) for New Food Materials” and the “Standard Procedures for Safety Review of New Food Materials.” These Procedures provide specific guidance as how to apply for permission for new food materials.

7. The National Food Safety Standard Structure

As of 2016, China has completed the preliminary establishment of the national food safety standard framework, and has issued almost 1,000 national food safety standards. An additional 300 standards will be issued in the coming years.

Appendix 4 of the report provides the full list of the existing national food safety standards issued by the Ministry of Health (which later became the NHFPC) since 2010.

By way of background, from 2012 to 2014, the NHFPC reviewed the existing standards on quality and safety of edible agricultural products, food hygiene, and food quality, as well as mandatory standards for food-related products. The review work aimed to reduce overlap and contradiction between the existing standards, to conform Chinese food safety standard framework and principles to that of CODEX, and to adopt world-recognized practices while considering China’s domestic conditions.


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9 For full Chinese text of the draft measures, please visit www.cfda.gov.cn/WS01/CL0782/126839.html. Unofficial translation of this Decree will be available on the GAIN reporting system in the near future.

10 For full text of the NHFPC notice, please visit: http://www.nhfpc.gov.cn/sps/s3585/201311/e8dc7f4ec58444f8bbf32ec079d7e905.shtml
The Plan also revealed China’s framework for the national food safety standards after the consolidation work (Appendix 3), and the full list of standards to be revised and or consolidated. This framework will continue to shape China’s food standard work.

IV. Food Additive Regulations

1. Food Additives

China applies a positive list with respect to food additives. Only additives listed on the National Food Safety Standard for Use of Additives (GB2760-2014) are allowed to be used in food products.

To apply for approval of a new additive, or expansion of use of a listed additive, the applying company can submit an application to the National Health and Family Planning Commission (NHFPC) pursuant to the Administrative Measures for New Variety of Food Additives (known as MOH Decree 73) and the “Provisions for Application Submission and Acceptance of New Variety of Food Additives,” and the Notice concerning Regulating Approving of New Food Additive Variety (MOH Public Notice [2011] No.29). NHFPC will then conduct a risk assessment of the additive and determine whether the additive can be added to the positive list.

Instructions on NHFPC application procedures and material requirements can be found on the NHFPC website (scroll down to New Variety Food Additive Applications - 食品添加剂新品种审批).

Given the complexity of the application process, it is strongly recommended that the applicant work through contracted staff in China/Beijing. Outside of the language barrier, many steps in the process require delivery of materials/documents in person. Foreign governments are not listed as valid entities to apply for new additives.

In China, food additive production is subject to the licensing requirements. Only facilities that have “food additive production” listed in its license are allowed to produce food additives.

To address the issue of certain imported products containing food additives without a Chinese national food safety standard, the AQSIQ and MOH (later NHFPC) joint notice on “Relevant Applicable Standards for Inspection on Import Food and Food Additives” stipulates that importers must submit an application for import permit to the NHFPC along with relevant safety assessment materials. Once the import permit is granted, importers can present the permit to the quarantine and inspection authorities at ports (CIQs) to clear the products. In the standard review and consolidation, NHFPC is gradually unifying the number of national food standards for food additives. In the future, the food additive standard numbers will all start with GB 1886.

It is important to note that under the 2015 Food Safety Law, as all imported products must comply with Chinese standards, the NHFPC is currently reviewing the above practice and determining how to best handle traditionally imported food products containing food additives that do not yet have a Chinese food safety standard.

Main Food Additive Standards

The four most important food additive standards are the Standard for Use of Food Additives, the General Standard for the Labelling of Food Additives, the Standard for Blended Food Additives, and the Standards of Uses of Additives in Food Containers and Packaging Materials:

<table>
<thead>
<tr>
<th>Date of issuance</th>
<th>Effective Date</th>
<th>Standard Number</th>
<th>Standard-in Chinese</th>
<th>Standard-in English</th>
</tr>
</thead>
</table>
### 2. Flavoring Substances and Flavors

In 2014, the NHFPC developed the two basic standards for flavoring substances and flavors. Since the system-wide food standard review, flavoring substances and flavors are categorized as food additives.

<table>
<thead>
<tr>
<th>Date of issuance</th>
<th>Effective Date</th>
<th>Standard Number</th>
<th>Standard-in Chinese</th>
<th>Standard-in English</th>
</tr>
</thead>
<tbody>
<tr>
<td>10/19/2016</td>
<td>10/19/2017</td>
<td>GB 9685-2016</td>
<td>食品接触材料及制品用添加剂使用标准</td>
<td>Standards for Uses of Additives in Food Containers and Packaging Materials</td>
</tr>
</tbody>
</table>

### 3. Nutritional Fortification Substances

Nutritional fortification substances refer to the artificially chemosynthetic or natural nutrients or other nutritional components to be added to foods in order to improve their nutrient components.

On March 15, 2012, China issued the Standard Regarding Nutritional Fortification Substances in Foods (GB 14880-2012), which became effective on January 1, 2013. The Standard provides a positive list of nutritional fortification substances allowed for use, defines the purposes of using nutritional fortification, and identifies the food categories that allow the use of the substances, and sources of the substances.

For substances that could be categorized as either nutritional fortification substances or food additives, if the purpose of use is to improve the nutrition component in food, the substances must comply with the Standard Regarding Nutritional Fortification Substances in Foods (GB14880-2012). If the substance is used as a food additive, it must comply with provisions of the Standards for Uses of Food Additives (GB2760-2011).

### V. Pesticides and Other Contaminants

The 2015 Food Safety Law stipulates that China must impose stringent administration rules for the use of pesticides. The Law also expedites the elimination of extremely toxic pesticides with high residues, and also facilitates research and application of substitutive products; it also encourages the use of highly efficient and low-toxic pesticides with low residues.

According to the “Key Tasks regarding Food Safety Work in 2016” released by the State Council in April 2016, China will push forward the revision of the “Administrative Rules for Pesticides” within the year.

#### 1. Pesticide Registration and Establishment of Maximum Residue Level
Pesticide registration:

China maintains a pesticide registration system. All pesticide producers that sell or export pesticides to China need to register the production facility and the pesticide itself with the Ministry of Agriculture. The registration is valid for five years and can be renewed.

Guide for Establishment of Maximum Pesticide Residue Limit (MRL) in Foods

In October, 2015, MOA announced the Guide, which outlines the common procedures for setting MRLs, conditions to review existing MRLs, frequency of MRL review (15 years for MRL, five years for temporary MRL and EMRL), special circumstances for temporary MRL/EMRL/exemption, etc.

Registration of Import Tolerances:

At present China does not have a formal registration process to establish import tolerances. However, according to MOA, this topic is currently under consideration.

Maximum Residue Level of Pesticides in Foods

MOA has pledged to establish 10,000 MRLs by 2020. In January 2017, CFDA, MOA and NHFPC issued Public Notice [2016] No.16 announcing the National Food Safety Standard for Maximum Residue Level of Pesticides in Foods (GB2763-2016), 11 which will come into effect in June 2017.

Until June 2017, the National Food Safety Standard for Maximum Residue Level of Pesticides in Foods (GB2763-2014), providing 3,650 limits for 284 pesticides, remains in effect.

Adopting CODEX MRL Standards

In November 2015, MOA released a public notice soliciting comments on two draft standards for MRLs. One of these drafts defers to CODEX MRLs for 1,190 MRLs for 105 pesticides. As of this report, some of the limits deferring to CODEX in the draft standard have already been notified through various notifications to the WTO.

2. Maximum Levels of Mycotoxins in Foods

On April 20, 2011, China released the National Food Safety Standard of Maximum Levels of Mycotoxins in Foods (GB2761-2011), which sets limits for lead, cadmium, mercury, arsenic, tin, nickel, chromium, nitrite, Benzo[a]pyrene, N-nitrosodimethylamine, polychlorinated biphenyl, 3-chloro-1, 2-propanediol in foods. The Standard became effective on October 20, 2011.

3. Maximum Levels of Contaminants in Foods

On December 26, 2013, China released the National Food Safety Standard of Maximum Levels of Contaminants in Foods (GB2762-2012), which sets limits for Aflatoxin B1, Aflatoxin M1, Deoxynivalenol, Patulin, Ochratoxin A and Zearalenone in foods. The standard became effective on June 1, 2014.

4. Pathogen Limits for Food

On December 26, 2013, China released the national food safety standard of Pathogen Limits for Food (GB 29921-2013). This standard provides indexes for pathogen in foods, limits and testing methods which apply to pre-packaged foods (not including canned foods). The standard became effective on June 1, 2014.

11 A translated version of the GB2763-2016 will be posted in the coming months.
VI. Packaging and Container Requirements

The 2015 Food Safety Law defined the food packaging materials and containers as “the products made of paper, bamboo, wood, metal, porcelain, plastic, rubber, natural fiber, chemical fiber, or glass and used to contain food or additives, or coating in direct contact with food or additives.” The Law also requires that foods for direct consumption must be contained in small packages, or use non-toxic and clean packaging material and containers. The containers for storing, transporting and loading/unloading foods must be safe, harmless, keep (foods) in clean condition, and prevent the food from contamination, etc.

Accordingly, a series of hygienic and safety standards were issued to address the issue:

<table>
<thead>
<tr>
<th>Date of issuance</th>
<th>Effective Date</th>
<th>Standard Number</th>
<th>Standard-in Chinese</th>
<th>Standard-in English</th>
</tr>
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<tbody>
<tr>
<td>4/25/2012</td>
<td>10/25/2012</td>
<td>GB 14930.2-2012</td>
<td>消毒剂</td>
<td>Disinfectant</td>
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<tr>
<td>4/25/2012</td>
<td>10/25/2012</td>
<td>GB 11676-2012</td>
<td>有机硅防粘涂料</td>
<td>Anti-coherent silicone coating</td>
</tr>
<tr>
<td>4/25/2012</td>
<td>10/25/2012</td>
<td>GB 11677-2012</td>
<td>易拉罐内壁水基改性环氧树脂涂料</td>
<td>Water soluble epoxy internal coatings of food beverage cans</td>
</tr>
<tr>
<td>5/17/2012</td>
<td>11/17/2012</td>
<td>GB 9686-2012</td>
<td>内壁环氧聚酰胺树脂涂料</td>
<td>Epoxy Polyamide Resin Coating</td>
</tr>
<tr>
<td>9/21/2015</td>
<td>9/21/2016</td>
<td>GB 31603-2015</td>
<td>食品接触材料及制品生产通用卫生规范</td>
<td>General Hygiene Regulation for Food Contacting Materials and Their Products</td>
</tr>
<tr>
<td>10/19/2016</td>
<td>10/19/2016</td>
<td>GB 4806.1-2016</td>
<td>食品接触材料及制品通用安全要求</td>
<td>General Safety Requirements of Food Contacting Materials and Articles</td>
</tr>
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<td>Standards for Uses of Additives in Food Containers and Packaging Materials</td>
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<td>陶瓷制品</td>
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<td>GB 4806.5-2016</td>
<td>玻璃制品</td>
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<td>4/19/2017</td>
<td>GB 4806.6-2016</td>
<td>食品接触用塑料树脂</td>
<td>Resins for Food Contact Plastic Materials and Articles</td>
</tr>
<tr>
<td>10/19/2016</td>
<td>4/19/2017</td>
<td>GB</td>
<td>食品接触用塑料材料及制品</td>
<td>Food Contact Plastic Materials</td>
</tr>
</tbody>
</table>
VI. Labeling requirements

Although not directly affecting food safety, labeling is reported by the import inspection authorities as one of the major reasons for noncompliance and has created a lot of consumer complaints. Pursuant to the 2015 Food Safety Law, pre-packaged food must be labeled and must include the following information:

- Name, specification, net content, and date of production;
- Table of ingredients or formulation;
- Producer name, address and contact information;
- Shelf life;
- Code of product standard(s);
- Storage requirements;
- Generic name of the food additives as used in the national standard;
- Production License Number; and
- Other information that must be indicated in accordance with applicable laws, regulations, and food safety standards.

The labels of staple and supplementary foods for infant consumption and other specific populations must also list main nutritional ingredients and their contents.

A series of national food safety standards were developed to provide specific guidance in product labelling:

<table>
<thead>
<tr>
<th>Date of issuance</th>
<th>Effective Date</th>
<th>Standard Number</th>
<th>Standard-in Chinese</th>
<th>Standard-in English</th>
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<td>GB7718-2011</td>
<td>预包装食品标签通则</td>
<td>Standard for the Labelling of Prepackaged Foods</td>
</tr>
<tr>
<td>12/26/2013</td>
<td>5/1/2015</td>
<td>GB13432-2013</td>
<td>预包装特殊膳食食品标签</td>
<td>The Labelling of Pre-packaged Foods for Special Dietary Uses</td>
</tr>
</tbody>
</table>
In December 2016, the CFDA began requiring infant formula powder producers to review their infant formula labels, and to ensure that the labels are in compliance with the relevant laws, regulations, rules and standards. More specific information is provided in the Infant Formula section.

Labelling of agriculture biotech products is governed by the Administrative Measures for Agricultural GMO, which is discussed Section VII of this report.

VIII. Facility and product registration requirements

1. The AQSIQ Administrative Measures for Registration of Overseas Manufacturers of Imported Food (Decree 145)

On March 22, 2012, AQSIQ released the Administrative Measures for Registration of Overseas Manufacturers of Imported Food (AQSIQ Decree 145), which became effective on May 1, 2012. The Measures require foreign food production facilities that export to China be registered with the China’s Certification and Accreditation Administration (CNCA).

On November 26, 2015, AQSIQ released the latest Implementation Catalogue for Registration of Overseas Manufacturers of Imported Food, which requests the registration for meat, seafood, dairy, infant formula, and cabilose (bird nest) production facilities. U.S. meat production facilities under the jurisdiction of FSIS are exempt from registration. However, U.S. processed meat facilities are not exempt from registration. FSIS is working with AQSIQ to determine how U.S. processed meat facilities will meet the CNCA registration requirements. It must be noted that registration requirements vary by commodity.

The registration lists are accessible at: http://www.cnca.gov.cn/ywzl/gjgnhz/jkzl/, the lists are updated by CNCA on a regular basis depending on the commodity.

2. Record Filing for Foreign Exporters/Agents of Food Products and Consignee of Imported Food Products to China (2015 Update to AQSIQ Public Notice [2012] No. 55)

In 2012, AQSIQ launched the system for record filing of foreign exporters/agents of food products and consignee of imported food products to China. Since October 1, 2012, exporters and the consignees of certain food categories file their information at http://ire.eciq.cn in order to get their shipments released at customs. In 2015, AQSIQ conducted an electronic upgrade to the system, but information requirements and product coverage remain the same as in 2012. The GAIN report CH 12057 offers Q&A about the record filing system.

3. AQSIQ Notice concerning Soliciting Comments on the “Administrative Measures for Importers’ Review and Inspection on Overseas Establishments that Export Food Products to China”

The 2015 Food Safety Law requires that importers review relevant documents by their foreign suppliers (exporters and producers). If the imported food products fall within the seven categories listed below, importers are required to conduct on-site inspection of their overseas exporters and producers. The importers must properly keep the review/inspection records; otherwise, they are subject to punitive measures.

The Draft Measures also provide the “Guidance for Food Safety Risk Control and Protection Plan of Food Exports to China (Trial)” and the “Catalogue of Products that Must Have On-site Inspection”. The Catalogue contains seven product categories:

- Infant formula products;
- Food for special medical uses;
- Health food;
- Meat;
- Fresh and frozen seafood for direct consumption;
- Rice;
- Bulk vegetable oil.

According to the “Key Tasks regarding Food Safety Work in 2016” released by the State Council (China’s Cabinet) in April 2016, CFDA and AQSIQ will launch the regulations that require food importers to review their foreign suppliers. However, as of this report, the status of the proposed draft is still pending.

4. Administrative Measures for the Registration of Recipes for Formula Powder Products for Infants and Young Children (CFDA Decree 26)

The Measures announced in June 2016 provide requirements and procedures for the registration of infant formula recipes. The measures also elaborate requirements for labeling and product descriptions. The Measures were implemented on October 1, 2016, but CFDA has granted a grace period of 15 months, i.e. the measures will be enforced on January 1, 2018. For more details on Decree 26 please see Infant Formula Section.

5. Administrative Measures for the Registration of Formula Foods for Special Medical Purposes (CFDA Decree 24)

In March 2016, CFDA published the Measures to regulate registration of FSMP produced and distributed in China, or imported into China. The Measures were implemented on July 1, 2016, but CFDA has granted a grace period of 18 months, i.e. the measures will be enforced on January 1, 2018.

For more details on the registration requirements please see the Special Foods section.

6. Administrative Measures for Registration and Record Filing of Health Food (CFDA Decree 22)\(^\text{12}\)

In February 2016, CFDA published the Measures to regulate registration and record filing of health foods that are produced and distributed in China, or imported into China. The Measures were implemented on July 1, 2016. The CFDA Decree 22 replaces the “Administrative Measures for Registration of Health Foods” issued by the former State Food and Drug Administration, SFDA in 2005.

In November 2016, the CFDA published the Specific Rules for Review and Approval for Registration of Health Foods (2016 Edition)\(^\text{13}\), which provide detailed guidance for the application submission, acceptance, and review, as well as the forms to be submitted along with the applications.

7. Good Manufacturing Practices

The hygienic requirements for food production and operation, or good manufacturing practices (GMP), compose one of the four pillars of the Chinese national food safety standard framework (the other three are basic standards, standards of foods/food additives/food-related products, testing methods and regulations).

China has released the following GMP standards:

\(^{12}\) For full Chinese text of the measures, please visit http://www.cfda.gov.cn/WS01/CL0053/145380.html.
\(^{13}\) For full text of the Specific Rules in Chinese please visit: http://www.cfda.gov.cn/WS01/CL0847/166399.html.
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<th>Date of issuance</th>
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<td>GB23790-2010</td>
<td>粉状婴幼儿配方食品良好生产规范</td>
<td>Good Manufacturing Practice for Powdered Formula for Infants and Young Children</td>
</tr>
<tr>
<td>12/26/2013</td>
<td>1/1/2015</td>
<td>GB29923-2013</td>
<td>特殊医学用途配方食品良好生产规范</td>
<td>Good Manufacturing Practice for Food for Special Medical Purpose</td>
</tr>
<tr>
<td>12/24/2014</td>
<td>5/24/2015</td>
<td>GB31621-2014</td>
<td>食品经营过程卫生规范</td>
<td>Hygiene Regulations for Food Trading</td>
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<tr>
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<td>6/1/2014</td>
<td>GB14881-2013</td>
<td>食品生产通用卫生规范</td>
<td>General Hygiene Regulation for Food Production</td>
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<td>9/21/2015</td>
<td>9/21/2016</td>
<td>GB31603-2015</td>
<td>食品接触材料及制品生产通用卫生规范</td>
<td>General Hygiene Regulation for Food contacting Materials and Their Products</td>
</tr>
<tr>
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<td>12/23/2017</td>
<td>GB 8955-2016</td>
<td>食用植物油及其制品生产卫生规范</td>
<td>Code of Hygienic Practice for the Production of Edible Vegetable Oil</td>
</tr>
<tr>
<td>12/23/2016</td>
<td>12/23/2017</td>
<td>GB 8957-2016</td>
<td>糕点、面包卫生规范</td>
<td>Code of Hygienic Practice for the Production of Pastry and Bread</td>
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<td>GB 17403-2016</td>
<td>糖果巧克力生产卫生规范</td>
<td>Code of Hygienic Practice for the Production of Candy and</td>
</tr>
<tr>
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<td>Effective Date</td>
<td>Standard Number</td>
<td>Standard-in Chinese</td>
<td>Standard-in English</td>
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<td>膨化食品生产卫生规范</td>
<td>Code of Sanitation Practice for the Production of Puffed Food</td>
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<td>12/23/2017</td>
<td>GB 18524-2016</td>
<td>食品辐照加工卫生规范</td>
<td>Code of Hygienic Practice for Radiation Processing of Food</td>
</tr>
<tr>
<td>12/23/2016</td>
<td>12/23/2017</td>
<td>GB 20799-2016</td>
<td>肉和肉制品经营卫生规范</td>
<td>Code of Hygienic Practice for the storage, distribution and sale of meat and meat products</td>
</tr>
<tr>
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<td>12/23/2017</td>
<td>GB 20941-2016</td>
<td>水产制品生产卫生规范</td>
<td>Code of Hygienic Practice for the Production of Aquatic Products</td>
</tr>
</tbody>
</table>

China is also expediting the development of general hygienic regulations for food production and has notified the WTO of the following regulations. China is expected to finalize and announce these regulations in the near future:

<table>
<thead>
<tr>
<th>SPS Notification No.</th>
<th>Standard Title (Chinese)</th>
<th>Standard Title (English)</th>
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</thead>
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<tr>
<td>880</td>
<td>冷藏乳制品贮运销售卫生规范</td>
<td>Sanitary Specifications for Storage and Marketing of Refrigerated Dairy Products</td>
</tr>
<tr>
<td>879</td>
<td>包装饮用水生产卫生规范</td>
<td>Sanitary Specifications for Production of Packaged Drinking Water</td>
</tr>
<tr>
<td>860</td>
<td>速冻食品生产卫生规范</td>
<td>Code of Hygienic Practice for Quick Frozen Products</td>
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<tr>
<td>859</td>
<td>食品用热加工香味料生产卫生规范</td>
<td>Code of Hygienic Practice for Thermal Process Flavoring</td>
</tr>
<tr>
<td>651</td>
<td>食品添加剂生产卫生规范</td>
<td>Code of Hygienic Practice for Food Additives</td>
</tr>
</tbody>
</table>

**IX. Product Specific Regulations and Standards**

All agricultural and food products shipped to China must comply with the eligible laws and regulations listed in Section I of this report. In addition, specific products are subject to regulations and rules.

1. Dairy
Following a series of domestic food safety scandals since 2008, China has reinforced oversight of dairy products produced at home or imported from abroad. Dairy imports must comply with a set of specific regulations and standards.

1) Specific Regulations for Dairy Imports

Measure of Dairy Product Import/Export Inspection and Quarantine Management (AQSIQ Decree 152)

On January 24, 2013, AQSIQ announced its Decree 152 on the Measure for Dairy Product Import and Export Inspection and Quarantine Management, effective May 1, 2013. Raw milk, raw milk products, pasteurized milk, and modified milk produced with the pasteurization process are subject to the provisions of the Decree 152. The Decree sets requirements on assessment of the system-wide food safety oversight and food safety status, market access, inspection, certificates, and facility registration, etc. In 2013 and 2015, AQSIQ released the Public Notice [2013] No. 53 and Public Notice [2015] No.3 which constitute the implementation rules for Decree 152.

Regulating Sanitary Certificates for Dairy Imports

The AQSIQ Public Notice concerning the Regulating of Sanitary Certificates for Dairy Imports ([2009] No.125) requests the adoption of sanitary certificates for dairy products issued by competent authority in the exporting country. AQSIQ’s website shows a sample sanitary certificate issued by the U.S. Department of Agriculture (USDA).

Registration of Foreign Dairy Facilities that Export to China

As a part of the registration of overseas food manufacturers (AQSIQ Decree 145), AQSIQ Public Notice [2013] No.62 of April 28, 2013 announced that foreign dairy producers that export products to China must also register with CNCA. The registration lists are located at: http://www.cnca.gov.cn/ywzl/gjgnhz/jkzl/, these are updated by CNCA on a semi regular basis depending on the commodity.

2) National Food Safety Standards for Dairy Products

Principle Standards:

<table>
<thead>
<tr>
<th>Date of issuance</th>
<th>Effective Date</th>
<th>Standard Number</th>
<th>Standard-in Chinese</th>
<th>Standard-in English</th>
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</thead>
</table>

Specific standards:

<table>
<thead>
<tr>
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<th>Effective Date</th>
<th>Standard Number</th>
<th>Standard-in Chinese</th>
<th>Standard-in English</th>
</tr>
</thead>
</table>

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### 2. Special Foods

The 2015 Food Safety Law introduced the concept of “special foods”, which cover infant formula, foods for special medical purposes (FSMP), and health foods. Article 74 of the 2015 Food Safety Law stipulates that: “China implements stringent supervision and administration of special foods such health foods, foods for special medical purposes, and infant formula food.” Hence, a number of regulations have been announced to regulate the products.

1) **Infant formula**

**Administrative Measures for the Registration of Recipes for Formula Powder Products for Infants and Young Children (CFDA Decree 26)**

The Measures were formulated pursuant to Article 74 and 81 of the Food Safety Law. Announced in June 2016, these Measures provide for requirements and procedures for registration of infant formula recipes, and elaborate on the requirements for labeling and product descriptions. The Measures were implemented on October 1, 2016, but CFDA granted a grace period of 15 months, i.e. the measures will be enforced on January 1, 2018.

Under CFDA Decree 26: Different product formulas for the same age registered under the same business entity should demonstrate distinct differences. Each business entity, in principle, could register no more than nine (9) product formulas of three (3) formula series; each formula series includes formula powder for infant (0 to 6 months, Stage 1), formula powder for older infant (6 to 12 months, Stage 2), and formula powder for young children (12 to 36 months, Stage 3).

The CFDA’s Center for Administrative Application Acceptance Service and Complaints/Reporting handles the receipt of registration applications; the CFDA Center for Health Food Evaluation handles the review of the registration applications; CFDA’s Food and Drug Inspection Center conducts on-site inspections/verifications for registration purposes; and the Provincial FDA cooperates with the Inspection Center for on-site inspections in its administrative region.

**Auxiliary Documents for Decree 26**

<table>
<thead>
<tr>
<th>Date</th>
<th>Date</th>
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<td>3/26/2010</td>
<td>12/1/2010</td>
<td>GB 25191-2010</td>
<td>调制乳   Modified Milk</td>
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<tr>
<td>3/26/2010</td>
<td>12/1/2010</td>
<td>GB 19646-2010</td>
<td>稀奶油、奶油和无水奶油   Cream, butter and anhydrous milkfat</td>
</tr>
</tbody>
</table>
CFDA is publishing guidelines for implementation of the CFDA Decree 26. In late October 2016, CFDA published the “Items and Requirements for Application Materials for Registration of Recipes for Formula Powder Products for Infants and Young Children” (Trial), and “Key Points and Judgment Principles for On-site Verification and Inspection on Registration of Recipes for Formula Powder Products for Infants and Young Children” (Trial) (CFDA Public Notice [2016] No. 175). The Guidelines (in Chinese) can be viewed at the CFDA website. \(^{17}\)

In January 2017, CFDA published the “Technical Guiding Principles for Regulating Labeling” (trial) and the “Technical Guiding Principles for Stability Researches” for public comments. Full texts of the Draft Guiding Principles (in Chinese) can be viewed at the CFDA website. The deadline for accepting public comments on the two technical guiding principles is February 20, 2017.\(^{18}\)

Since December 2016, the CFDA requires infant formula powder producers to review their infant formula labels, make sure the labels are in compliance with the relevant laws, regulations, rules and standards.

**Registration of Foreign Infant Formula Facilities Exporting to China**

As a part of the registration of overseas food manufacturers (AQSIQ Decree 145), AQSIQ Public Notice [2013] No.62 issued on April 28, 2013, announced that foreign producers of infant formula that export products to China must also register with CNCA. The registration lists are located at: http://www.cnca.gov.cn/ywzl/gjgnhz/jkzl/, these are updated by CNCA on a semi regular basis depending on the commodity.

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<tr>
<th>Specific Standards:</th>
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<tbody>
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<td>Date of issuance</td>
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</table>

**AQSIQ Public Notice [2013] No.133 concerning Strengthening Administration of Imported Infant Formula Powder**

The notice requests that foreign manufacturing facilities that export infant formula powder to China be registered with CNCA. Since May 1, 2014, China prohibits the importation of infant formula powder from unregistered foreign manufacturing facilities. According to the notice, China also prohibits the importation of infant formula powder with less than three months shelf-life when clearing the CIQ (China Inspection and Quarantine, AQSIQ’s local branches). In addition, China prohibits the import of infant formula powder in bulk package, and the

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\(^{17}\) Unofficial translation of the CFDA Public Notice [2016] No. 175 will be available on the GAIN reporting system in the near future.

\(^{18}\) Unofficial translation of the CFDA Implementing Guidelines will be available on the GAIN reporting system soon.
repackage after importation. Imported infant formula powder must be packaged in the smallest retail package sold to consumers.

Effective on April 1, 2014, Chinese label for imported infant formula powder must be directly printed on the smallest package for distribution before entering China, the label cannot not be applied in China.

The CFDA Decree No. 43 concerning Banning Entrustment and OEM Production and Repackaging of Infant Formula Milk Powder

On November 27, 2013, CFDA announced its No. 43 Decree, which stipulates that:

- Infant formula milk powder processing plants should not accept entrustments of other organizations or individuals to produce infant formula milk powder for them. Organizations or individuals should not entrust plants to produce infant formula milk powder by contracts or agreements.
- Plants should not produce infant formula milk powder for other brand owners or agents, or fraudulently use other brands.
- Plants should not produce infant formula milk powder in China, if plants registered their trademarks, company names and addresses for infant formula milk powder production outside of China.
- Any organization or individual should not purchase infant formula milk powder and directly refill into tanks, bags and boxes or change the original packaging and labeling.
- Plants should not produce infant formula milk powder in different product names by using the same ingredients from the same raw and auxiliary materials.
- Plants should only use cow milk, sheep/goat milk or dairy products (including milk protein, lactose, etc.) to produce infant formula.

2) Foods for Special Medical Purposes (FSMP)

Administrative Measures for the Registration of Formula Foods for Special Medical Purposes (CFDA Decree 24)

In March 2016, CFDA published the Measures to regulate registration of FSMP produced and distributed in China, or imported into China. The Measures were implemented on July 1, 2016, but CFDA granted a grace period of 18 months, i.e. the measures will be enforced on January 1, 2018.

Auxiliary Documents for Decree 24

In July, 2016, CFDA Public Notice [2016] No.123 released the four trial auxiliary documents for registration of FSMP, “Items and Requirements of Application Materials”, “Samples and Requirements for Labels and Instructions”, “Requirements for Stability Research”, and “Key Points and Judgment Principles for On-site Verification and Inspection”.

3) Health foods

Administrative Measures for Registration and Record Filing of Health Food (CFDA Decree 22)

In February 2016, CFDA published the Measures to regulate registration and record filing of health foods that are produced and distributed in China, or imported into China. The Measures were implemented on July 1, 2016.

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20 For full Chinese text of the measures, please visit http://www.cfda.gov.cn/WS01/CL0053/145380.html.
The CFDA Decree 22 replaces the “Administrative Measures for Registration of Health Foods” issued by the former State Food and Drug Administration, SFDA in 2005.

In November 2016, the CFDA published the Specific Rules for Review and Approval for Registration of Health Foods (2016 Edition)\(^{21}\), which provide detailed guidance for the application submission, acceptance, and review, as well as the forms to be submitted along with the applications.

**CFDA Opinions for Administration of Function Claims of Health Foods\(^{22}\) (Draft for Comments)**

In mid-December 2016, CFDA published the Draft Opinions for comments, deadline for comment submission ended on December 30, 2016. The Draft Opinion contained two appendixes: “Opinions for Administration of Function Claims of Health Foods” (Draft for Comments) and the “Claims and Definition of Three Health Functions of Relieve Eye Fatigue, Improve Immunity and Anti-oxidation” (Draft for Comments).

### 3. Meat and Poultry Products

Like all other food products, meat and poultry imports are also governed by the 2015 Food Safety Law, the Law on Farm Product Quality and Safety, the Law on the Inspection of Import and Export Commodities, the Law on the Inspection of Import and Export Commodities, and the Law on the Entry and Exit Animal and Plant Quarantine, as well as their implementing rules. In addition, meat and poultry imports must also comply with a series of regulations and standards to enter the Chinese market:

1) **Regulations**

**Regulations on Inspection and Quarantine of Entry-Exit Meat Products (AQSIQ Decree 136)**

The AQSIQ Decree 136 of January 20, 2011 regulates inspection and quarantine of meat products (excluding canned meat) imports and exports. It is the principle regulations for meat product imports and exports.

**The Administrative Measures for Quarantine and Approval of Animal and Plant Imports (AQSIQ Decree 170)\(^{23}\)**

Released and implemented in November 2015, Decree 170 regulates the review and approval of quarantine of animal and plant imports to prevent entry of infectious animal diseases, parasitic diseases, harmful plant diseases, pests, weeds, and other harmful organisms, etc. It specifies the procedures for application, approval, supervision, and use of the Quarantine and Inspection Permit (QIP). This is an amendment to the Administrative Measures for Quarantine and Approval of Animal and Plant Imports (AQSIQ Decree 25).


These Rules are the implementation rules for the AQSIQ Decree 25 (replaced by AQSIQ Decree 170 in 2016) and the Decree 26 (replaced by the AQSIQ Decree 136 in 2011). The No. 49 Notice specifies the requirements on the inspection and quarantine authorities, importers, procedure of quarantine.

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\(^{23}\) For full Chinese text of the Decree 170, please visit [www.aqsiq.gov.cn/xxgk_13386/jlgg_12538/zjl/2015/201512/t20151202_455475.htm](http://www.aqsiq.gov.cn/xxgk_13386/jlgg_12538/zjl/2015/201512/t20151202_455475.htm). Unofficial translation of this Decree will be available on the GAIN reporting system in the near future.
• AQSIQ releases the “List of Countries/Regions from which Meat Imports are Allowed, and Varieties/Purposes of Use”, which is updated regularly on its website. The list could be found at: http://jckspaqj.aqsiq.gov.cn/xz/spxz/201303/t20130329_349307.htm.

• The No.49 Notice requires that meat imports must enter China through the port designated on the QIP. A list of the ports that could accept meat imports is maintained and updated by AQSIQ at: http://jckspaqj.aqsiq.gov.cn/xz/spxz/201106/t20110607_186590.htm.

• The meat imports must be kept at the cold storage facilities that are registered with the AQSIQ, and the AQSIQ publishes the list of the registered cold storages facilities at its official website.

• The consignees of meat imports

The AQSIQ Public Notice [2004] No.73 concerning Handling Quarantine Review of Animal and Plant Entering (into China)

The notice reiterates that Quarantine Import Permits (QIP’s) be approved prior to signing contracts. It also provided a few amendments to the quarantine review practices. These include extending the validity of QIP’s to six months; allowing QIP’s to be annulled or voided in the event of a government issued warning or ban; requiring quarantine requirements specified in the QIP’s be written into contracts; requiring GMO commodities be accompanied by import permits and safety certificates (for the GE event) at inspection, and requiring the names of suppliers and exporters of soybeans be provided in the QIP application forms.

2) National Standards for Meat and Poultry Products

List of Veterinary Drugs Banned for Use for Food Animals

In April, 2002, MOA published a List of Veterinary Drugs and their Compounds Banned for Use for Food Animals. It applies to both domestically-produced and imported veterinary drugs.

National Food Safety Standard for Fresh (Frozen) Meat, Poultry Products (GB 2707-2016)24

Published in late December 2016, this standard combines two existing standards on Fresh and Frozen Poultry Products (GB 16869-2005) and on Hygienic Standard for Fresh (Frozen) Meat of Livestock (GB2707-2005). This consolidated standard details the technical requirements for testing, hygiene, labeling, packaging, and storage requirements for fresh and frozen meat and poultry products. It will come into effect on June 23, 2017. Until then, GB16869-2005 and GB 2707-2005 will remain in effect.

The Hygienic Standard for Cooked Meat Products (GB2726-2016)25

Published in late December 2016, this standard specifies the hygienic indexes and testing methods for cooked meat products, and hygienic requirements on food additives, production procedure, packaging, labeling, transportation and storage of cooked meat products. The standard applies to cooked meat (including dried cooked meat) products from fresh (frozen) poultry and livestock meat. This standard will come into effect on June 23, 2017.

In addition, please refer to Section VIII. Facility and Product Registration Requirements, of this report, for additional information on processed meat products.

Other Recently Published Standards

24 Unofficial translation of the Standard for Fresh (Frozen) Meat, Poultry Products (GB2707-2016) will be available on the GAIN reporting system in the near future.

25 Unofficial translation of the Standards will be available on the GAIN reporting system shortly
In late December 2016, China published the following National Food Safety Standards. These were notified to the WTO in 2015.26

<table>
<thead>
<tr>
<th>Date of issuance</th>
<th>Effective Date</th>
<th>Standard Number</th>
<th>Standard-in Chinese</th>
<th>Standard-in English</th>
</tr>
</thead>
<tbody>
<tr>
<td>12/23/2016</td>
<td>12/23/2017</td>
<td>GB20799-2016</td>
<td>肉和肉制品经营卫生规范</td>
<td>Code of Hygienic Practice for the storage, distribution and sale of meat and meat products</td>
</tr>
</tbody>
</table>

4. Vegetable Oil

Oil shipments need to comply with the following requirements to enter the Chinese market:


Oil importers must present certifying documents proving that the oil imports meet relevant Chinese standards. Oil product exported to China for the first time must present testing reports for items listed in the “Hygienic Indices and Mandatory Indices Provided by National Food Safety Standards for Import Edible Vegetable Oil;” Products re-entering into China must provide a copy of the test reports, plus testing reports of the “CIQ Designated Indices for Import Edible Vegetable Oil.”

The Opinion of the State Council’s General Office for Accelerating the Construction of the Traceability System for Key Commodities (Guo Fa Ban [2015] No. 95), issued in January 2016, requires vegetable oil producers to establish a quality and safety traceability system, and to take responsibility for the quality and safety of their products.

Vegetable oil produced from GE crops is also subject to the Administrative Measures of Inspection and Quarantine on Entry-Exit GM Products (AQSIQ Decree 62), which requires importers to present the Agricultural Biotech Safety Certificate and the “File for Review of Agricultural GMO Label” to CIQ inspectors.

In November 2015, China released the national food safety standard Edible Vegetable Oil Seeds (GB 19641-2015), which was notified to the WTO as G SPS N CHN 997 in September 2015.

5. Biotech

Imports of agriculture biotechnology products are subject to strict oversight in China.

MOA holds the primary responsibility for the approval of biotech agricultural crops for import and domestic production, as well as the development of agricultural biotechnology policy. AQSIQ and its local inspection and quarantine offices (CIQs) are responsible for the nationwide management of inspection and quarantine for the entry and exit of all biotech products.

26 Unofficial translation of the Standards will be available on the GAIN reporting system shortly.
The biotechnology regulatory environment for agriculture is outlined in State Council’s “Administrative Rules for Safety of Agriculture GMO” of 2001. They are implemented by MOA under Ministerial Decrees 8, 9 and 10. Domestic approval, import approval, and labeling are governed by the following Measures: Measures on the Safety Evaluation Administration of Agricultural Genetically Modified Organisms (GMOs), Measures on the Safety Evaluation Administration of Agricultural GMO Imports, and Measures on Agricultural GMO Labeling Administration (GAIN Report CH7053 provides translation of the three regulations). In 2016, MOA released the Revised Administrative Measures for Safety Assessment of Agricultural Genetically Modified Organisms” (MOA Decree 7 [2016]), which replaced the MOA Decree 8 [2002].

China’s labeling regulations, governed by MOA Decree 10 (see CH7053), require the labeling of approved agricultural biotech products and prohibit the importation and sale of any unlabeled or mislabeled products. The types of products subject to mandatory labeling include:

1. Soybean seeds, soybeans, soybean powder, soybean oil, and soybean meal  
2. Corn seeds, corn, corn oil, and corn powder  
3. Rapeseed for planting, rapeseeds, rape oil, and rape meal  
4. Cottonseed  
5. Tomato seed, fresh tomato, and tomato paste

The 2015 Food Safety Law did not introduce any additional labeling requirements beyond those outlined under MOA Decree 10. The annual GAIN report of Agriculture Biotechnology is a good resource and provides more details on overall biotechnology environment in China.

**Major Import and Export Inspection and Quarantine Regulations:**

**Administrative Measures of Inspection and Quarantine on Entry-Exit GM Products (AQSIQ Decree 62)**

AQSIQ’s Ministerial Decree 62 governs the steps that should be taken at customs when importing or exporting biotech goods.

**The Administrative Measures for Quarantine and Approval of Animal and Plant Imports (AQSIQ Decree 170)**

Released and implemented in November 2015, Decree 170 regulates the review and approval of quarantine of animal and plant imports to prevent entry of infectious animal diseases, parasitic diseases, harmful plant diseases, pests, weeds, and other harmful organisms, etc. It specifies the procedures for application, approval, supervision, and use of the Quarantine and Inspection Permit (QIP). This is an amendment to the Administrative Measures for Quarantine and Approval of Animal and Plant Imports (AQSIQ Decree 25).

**The AQSIQ Public Notice [2004] No.73 concerning Handling Quarantine Review of Animal and Plant Entering (into China)**

The notice requires that GMO commodities imported into China be accompanied by import permits and safety certificates (of the GE event) at inspection, and requires the names of suppliers and exporters for soybeans be provided in QIP application forms.

6. Grains

27 For full Chinese text of the AQSIQ Decree 170, please visit:www.aqsiq.gov.cn/xxgk_13386/jlgg_12538/zjl/2015/201512/t20151202_455475.htm. Unofficial translation of this Decree will be available on the GAIN reporting system soon.
China’s Grains Law

As stated above, on February 21, 2015, the State Council’s Legislative Affairs Office issued a draft revision of China’s National Grain Law for public comment. The Chinese text is available on the State Council’s website. If the Draft Law passes the State Council review, it will be read by the National People’s Congress (NPC) before its promulgation. This process is expected to be lengthy.

Once promulgated, the Grains Law will apply to grain production, distribution and consumption within the territory of China. “Grain” herein refers to cereals and their finished products, beans and tubers.

According to the “Key Tasks regarding Food Safety Work in 2016” released by the State Council (China’s Cabinet) in April 2016, China will push forward the formulation and revision of the “Grains Law.”

In February 2016, AQSIQ released the Administrative Measures of Inspection and Quarantine for Entry and Exit Grain (AQSIQ Decree 177), which includes burdensome registration requirements for overseas production, processing, and warehousing enterprises. Decree 177 was implemented on July 1, 2016.

On September 8, 2016, NDRC published the “Regulatory Measures on Grain Quality and Safety” (NDRC Decree 42),28 which was implemented on October 8, 2016. The purchase, storage, transportation, processing and sales of grains should comply with these Measures.

The Regulation on the Administration of Grain Circulation (State Council Decree 407)29 was originally published in 2004 and was revised in 2016. It applies to the purchase, sale, storage, transportation, processing, import and export of grain and other related business operations.

Revised Standards on Grain Processing

On September 4, 2015, China notified the WTO of the National Food Safety Standard on Grain Processing (an update to GB 13122), issued by the National Health and Family Planning Commission (NHFPC), as SPS/N/CHN/1003. This standard pertains to primary processing of grains (cereals) as raw materials. The proposed date of enforcement is yet to be determined.

Revised Standards on Storage and Transport for Grain

On September 4, 2015, China notified the WTO of the National Food Safety Standard on Storage and Transport for Grain, issued by the National Health and Family Planning Commission (NHFPC), as SPS/N/CHN/1001. This standard pertains to the storage and transport of general designation of unprocessed grain.

7. Feed

In China, feed and feed additives are subject to strict regulations. Companies need to complete the following three steps before they can export feed ingredients or additives to China:

1) Obtain an import registration license from the Ministry of Agriculture (MOA);
2) Apply for market access with the General Administration for Quality Supervision, Inspection and Quarantine (AQSIQ); and
3) Register the manufacturing facility with AQSIQ (AQSIQ Decree 118).

28 For full Chinese text of the NDRC Decree 42, please visit: http://www.chinagrain.gov.cn/n787423/c982018/content.html
This process can include an audit at the expense of the exporter. Products considered to be “traditionally traded” by AQSIQ can continue to be exported to China while they complete steps two and three.

The FAS GAIN report on the Roadmap to China’s Challenging New Feed Regulatory System is a comprehensive introduction to the feed regulatory system in China.

In 2016, China Approved Market Access of U.S. Sugar Beet Pulp Pellets. On September 26, 2016, AQSIQ published the “Inspection and Quarantine Requirements for Importing U.S. Sugar Beet Pulp (AQSIQ Public Notice [2016] No. 97,” which also lists 16 U.S. sugar beet pulp facilities approved to export U.S. sugar beet pulp to China. According to the Notice, effective immediately, approved exporters are certified to export U.S. sugar beet pulp pellets, which are now a registered feed ingredient with AQSIQ.

The major feed and feed additive regulations are listed as below:

1) **State Council Regulation on the Administration of Feed and Feed Additives (State Council Decree No.609)**

The Decree 609 was released by the State Council on November 3, 2011, and entered into force on May 1, 2012. The Regulation identifies MOA’s responsibilities in feed and feed additive oversight, including reviewing applications for feed/feed additive production, reviewing and approving applications for new feeds and feed additives, developing the catalogues of feed materials and feed additive varieties, and developing quality standards for such products.

Foreign producers that export feed and feed additives to China must get the company and products registered with MOA, and need to sell their products through their agents based in China.

The regulations also set requirements on feed and feed additive labeling, and punishments to violations of the regulations.

2) **The Administrative Measures for Inspection, Quarantine of Imports and Exports of Feed and Feed Additives (AQSIQ Decree 118)**

The AQSIQ Decree 118, echoing the State Council Decree 609, is the principle regulation for inspection and quarantine of feeds/feed additives imports and exports.

Decree 118 requires that China only imports feed and feed additives from foreign facilities that are registered with AQSIQ. To get registered, a facility must comply with the domestic laws, regulations and standards, which must have the equivalent effect as the Chinese regulations and standards. The qualified companies will be recommended by the domestic government to the AQSIQ for registration.

The Decree 118 also sets requirements on record filing for Chinese importers, package labeling, and Chinese feed exports.

3) **The Implementing Rules for the AQSIQ Decree 118 (AQSIQ Notice [2009] No.372)**

According to the AQSIQ Notice No.372, the explanation of the Decree 118, AQSIQ will maintain a list of countries/regions which are eligible to export feed products to China, as well as a list of permitted products. AQSIQ would gradually finalize the phytosanitary certificates with major trading partners, develop and implement the safety and hygienic surveillance guidance for feed imports and exports.

Appendix I of the No.372 sets out the requirements on feeds and feed additive labeling.
The countries that are allowed to export feeds and feed additives to China and the list of allowed products are updated on a regular basis, which can be found in the AQSIQ website at:
http://dzwiyjgs.aqsiq.gov.cn/zwgk/slaq/jjsltjj/zrmd/201212/t20121225_335617.htm

4) The Administrative Measures for Registration of Feed and Feed Additive Imports (MOA Decree [2014] No.2)
The Decree No.2 sets requirements on dossiers, samples and procedure of applying for the feed and feed additive registration.

5) The Measures for Administration of New Feeds and New Feed Additives (MOA Decree [2012] No.4)\(^\text{30}\)
New feed and feed additives must follow the Decree No.4 in order to get the MOA approval for use in China. It provides requirements on the dossiers, sample and procedure of applying for the approval.

6) The Feed Ingredient Catalogue
On June 1, 2012, China's Ministry of Agriculture (MOA) published Decree No.1773, the Feed Ingredient Catalogue, which lists 87 single feed ingredients (including any feed except grains/oilseeds and their most basic/standard processed derivatives, e.g. soybeans/soy meal/soy oil or corn/corn meal/starch) that need to have a product registration license by January 1, 2013. For various products, MOA Decree 1773 requires more ingredients to be listed or be labeled.

On December 19, 2013, MOA Public Notice No.2038 announced the revised Feed Ingredient Catalogue\(^\text{31}\), which added eight ingredients in the Catalogue, adjusted the name or description of eight ingredients, and moved three products from the Feed Additive Catalogue to the Feed Ingredient Catalogue.

7) Feed Additive Catalogue\(^\text{32}\)
On December 30, 2013, the MOA published the Feed Additive Catalogue (2013) as the MOA Public Notice No.2045, which became effective on February 1, 2014.

Only feed additives listed in the Catalogue are allowed in feed production and use.

The No.2045 Notice also provides that the feed additives produced from genetically modified animal, plants and micro-organisms, and feed additives that contain GM substances must first obtain the biosafety certificates, and apply for approval according to the Measures for Administration of New Feeds and New Feed Additives (MOA Decree [2012] No.4).

8) Feed Label Standard
On October 10, 2013, AQSIQ published amended Feed Label Standard (GB 10648-2013), which came into effect on July 1, 2014. The mandatory feel labeling standard provides the basic principles for labelling of feed, feed additives and feed ingredients, and requirements on the content and pattern of the label.

\(^{30}\) The [2012] No.4 Decree in Chinese could be found at:
http://www.moa.gov.cn/zwllm/tzgg/bl/201205/t20120508_2619540.htm

\(^{31}\) The No.2038 Public Notice in Chinese could be found at:
http://www.xmys.moa.gov.cn/fagui/201401/t20140103_3730177.htm

\(^{32}\) The No.2045 Public Notice in Chinese could be found at:
http://www.moa.gov.cn/zwllm/tzgg/bl/201205/t20120508_2619540.htm
9) **Hygienic Standard for Feeds**

On September 28, 2016, China notified the Hygienic Standard for Feeds (G/SPS/N/CHN/1052) to the WTO. This standard includes maximum limits of toxic and hazardous substances and microorganisms in animal feed and test methods. This standard has not yet been finalized.

8. **Organic food**

1) **Revised Administrative Measures on Organic Certification**

On November 20, 2013, AQSIQ announced its revised Administrative Measures for Organic Product Certification, which was implemented on April 1, 2014. The Measures are applicable to China’s domestic certification, production, processing, importing and sales of organic products. Noticeable changes include, but are not limited to, that the content of organic ingredients must be equal to or above 95 percent and that the term “organic” must be listed on the product package and label.

2) **The Implementation Rules for Organic Product Certification**

The Rules released by CNCA on December 2, 2011 are the implementation rules for the AQSIQ Administrative Measures. These rules specify the basic procedural and administrative requirements for certification institutions engaged in the certification of organic products to conduct certification for organic products.

3) **National Standard of Organic Products GB/T 19630-2011**

The standard is composed of four sections, namely production, processing, labeling and distribution, and the regulatory system.

4) **The CNCA maintains the list of certified organic products in its website** (http://ffip.cnca.cn/ffip/publicquery/certSearch.jsp)

9. **Seafood**

Like meat imports, seafood imports are governed by the 2015 Food Safety Law, the Law on Farm Product Quality and Safety, the Law on the Inspection of Import and Export Commodities, Law on the Inspection of Import and Export Commodities, and the Law on the Entry and Exit Animal and Plant Quarantine, as well as their implementation rules. In addition, seafood imports must also comply with a series of regulations and standards to enter the Chinese market:

The Administrative Measures of Inspection, Quarantine, and Supervision on Entry and Exit Aquatic Products (AQSIQ Decree 135) is the umbrella regulation for the oversight of seafood imports and exports. The Measures require that foreign seafood manufacturing facilities register with AQSIQ/CNCA; that foreign exporters and Chinese importers maintain trading records; and that traders issue risk alerts, and conduct product recalls when necessary.

**Registration of Foreign Processed Seafood Facilities (edible seafood/plant products) Under AQSIQ Decree 145:**

Seafood products are one of the listed commodities in the Implementation Catalogue for Registration of Overseas Manufacturers of Imported Food (AQSIQ Decree 145). Registration requirements under Decree 145 dictate that foreign facilities exporting seafood products (edible aquatic animal/plant products) must be registered with China’s Certification and Accreditation Administration (CNCA).
Registration of Foreign Live Seafood Facilities AQSIQ Decree 183:

On July 26, 2016, AQSIQ published the Administrative Measures for the Inspection, Quarantine and Supervision of Imports of Aquatic Animals (AQSIQ Decree No.183). These measures went into effect on September 1, 2016, and replaced AQSIQ Decree 44 enforced in November 2003. A draft version of the measures was notified to the WTO on March 15, 2016 as G/SPS/N/CHN/17/Rev.1.

The measures stipulate the inspection, quarantine and supervision requirements for entry of live aquatic animals. The purpose of the measure is to implement risk-based supervision of inspection and quarantine requirements for entry of aquatic animals, and to implement classified and creditable supervision of enterprises. These administrative measures establish a quarantine access system and require foreign aquaculture farms and packaging enterprises to register with AQSIQ. Chinese importers will also be requested to register and to establish business records.

In late 2016, AQSIQ began the registration of U.S. aquaculture farms and facilities for non-edible live seafood (ornamental or breeding purposes). As of January 2017, registration for edible live seafood was also just beginning. USDA and other U.S. agencies continue to work with AQSIQ to assist U.S. facilities to complete the registration. As of this report, traditional U.S. live seafood trade is expected to continue as the registration process unfolds.

In July 2016, AQSIQ launched the System of Designated Ports for Entry of Edible Aquatic Animals (AQSIQ Public Notice [2016] No.74). The Notice provides basic requirements for ports that are designated to accept imports of edible aquatic animals and a list of the ports.

33 The AQSIQ Public Notice No.74 in Chinese could be found at: http://www.aqsiq.gov.cn/xxgk_13386/jljjg_12538/zjgg/2016/201608/t20160803_471776.htm
Appendix:

1. Government Regulatory Agency Contacts

China Food and Drug Administration
26 Xuanwumen Xi Da Jie, Xicheng District
Beijing, 100053
www.cfda.gov.cn

Ministry of Agriculture (MOA)

11 Nongzhanguan Nanli, Chaoyang District
Beijing 100026
China
www.moa.gov.cn

National Health and Family Planning Commission (NHFPC)

1 Xizhimenwai Nanlu, Xicheng District
Beijing 100044
China
www.nhfpc.gov.cn

General Administration of Quality Supervision, Inspection and Quarantine (AQSIQ)

No. 9 Madiandonglu, Haidian District
Beijing 100088
China
www.aqsiq.gov.cn

Ministry of Commerce (MOFCOM)

No.2, Dong Chang An Street, Dongcheng District
Beijing 100731
China
www.mofcom.gov.cn

China’s National Certification and Accreditation Administration (CNCA)

Tower B, No.9, Ma Dian East Road, Haidian District
Beijing 100088
www.cnca.gov.cn
2. Other Import Specialist Contacts

USDA FAS Office of Science and Technical Affairs in Washington D.C.
International Regulations and Standards Division
– Phone: (202) 720 1301
– Fax: (202) 720-0433

USDA Office Contact Information in China
Agriculture Affairs Office Beijing
– Contact: Bruce Zanin, Minister-Counselor for Agricultural Affairs
– Phone: (86-10) 8531-3600
– Fax: (86-10) 8531-3636
– Email: AgBeijing@fas.usda.gov

Agricultural Trade Office Beijing
– Contact: Mark Ford, Director
– Phone: (86-10) 8531-3950
– Fax: (86-10) 8531-3050
– Email: atobeijing@fas.usda.gov

Agricultural Trade Office Guangzhou
– Contact: Levin Flake, Director
– Phone: (86-20) 3814-5310
– Email: atoguangzhou@fas.usda.gov
– Email: info@atoguangzhou.org

Agricultural Trade Office Shanghai
– Contact: Valerie Brown, Director
– Phone: (86-21) 6279-8622
– Fax: (86-21) 6279-8336
– Email: atoshanghai@fas.usda.gov

Agricultural Trade Office Chengdu
– Contact: Ms. Yvonne McDowell, Director
– Phone: (86-28) 8526-8668
– Fax: (86-28) 8526-8118
– Email: ATOChengdu@fas.usda.gov

Agricultural Trade Office Shenyang
– Contact: Roseanne Freese, Director
– Phone: (86-24) 2322-1198
– Fax: (86-24) 2322-1733
– Email: atoshenyang@fas.usda.gov

USDA Animal and Plant Health Inspection Service – China Office
– Contact: Dr. Murali Bandla, Regional Manager, Asia & Pacific
– Phone: (86-10) 8531-3030
– Fax: (86-10) 8531-3033
– Email: Murali.Bandla@aphis.usda.gov

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3. Framework of the China’s National Food Safety Standards

China’s National Food Safety Standard System

Food Safety Terminologies

Principles for Developing National Food Safety Standards

Basic Standards
- Maximum Levels of Contaminants in Foods
- Pathogen Limits for Food
- Maximum Levels of Mycotoxins in Foods
- Standards for Uses of Food Additives
- Standard Regarding Nutritional Fortification Substances in Foods
- Maximum Residue Level of Pesticides in Foods
- Maximum Residue Limits of Veterinary Drug in Foods
- Standard for the Labelling of Prepackaged Foods

Standards for foods, food additives, and food-related
- Food materials and products:
  - Grain and its products
  - Milk and milk products
  - Egg and egg products
  - Seafood and its products
- Nutrition and special dietary foods:
  - Infant formula products
  - Formulas for special medical purposes
- Food Additives:
  - Agar
  - Butylated Hydroxytoluene (BHT)
  - …
- Food-related Products:
  - Stainless steel products
  - Disinfectant
  - Anti-coherent silicone coating
  - …

Hygienic Requirements for Food Production and Operation
- Hygiene Regulations for Food Production
  - Milk products
  - Beverages
  - …
- Hygiene Regulations for Food Additive Production
- Hygiene Regulations for Production of Food-Related Products
- Hygiene Regulations for Food Product Trading (distribution)
- Hygiene Regulations for Operation of Catering Business

Testing Regulations and Methodologies
- Methods for Physical and Chemical Testing
- Methods for Microbiological Examinations
- Toxicity Testing Methods and Evaluation Procedure
- Testing Methods of Parasites

Guideline for Hazardous Factors Control
4. Full list of the existing national food safety standards

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<td>GB 2763-2016</td>
<td>食品中农药最大残留限量</td>
<td>Maximum Residue Level of Pesticides in Foods</td>
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Note: CFDA, NHFPC and MOA released the GB 2763-2016 at the end of 2016.
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## Special Foods

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## Food-related Products

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Food Additive Quality Specifications (Omitted)

Nutritional Fortification Substances (Omitted)

Physical and Chemical Testing Methods (Omitted)

Micro-organisms Testing Methods (Omitted)

Toxicity Testing Methods and GMP (Omitted)

Veterinary Drug Residue Testing Methods (Omitted)